

delivery of public services, such as electricity, water, telecommunications, and broadband, in areas where investor-owned utility companies typically do not operate;

Whereas utility cooperatives have innovated to meet the evolving needs of their member-owners and help rural individuals in the United States prosper;

Whereas electric cooperatives account for more than 33 percent of the United States electric utility industry, and energy cooperatives power over 18,000,000 homes, businesses, and schools;

Whereas there are approximately 260 telephone cooperatives in the United States with total annual revenues of \$3,900,000,000;

Whereas, in the financial services sector, cooperatives, including credit unions, farm credit banks, and other financing organizations that lend to cooperatives, provide numerous benefits to the member-owners of those cooperatives;

Whereas, nationally, approximately 4,800 credit unions serve 134,000,000 members;

Whereas member-owners of cooperatives vote in board elections, and earned profits cycle back into cost-saving programs or return as dividend payments;

Whereas purchasing and shared service cooperatives allow independent and franchise businesses to thrive;

Whereas food cooperatives range in size from small, local buying clubs to multi-store regional giants that compete with chain stores with locations across the United States;

Whereas, in the housing sector, housing cooperatives and resident-owned communities in which members own the building or land—

(1) are an alternative to conventional rental apartments, manufactured home parks, and condominiums; and

(2) empower each resident with ownership and responsibility;

Whereas housing cooperatives have roots dating to the late 1800s and are increasingly becoming a housing alternative for students at colleges throughout the United States;

Whereas shared equity housing cooperatives are a critical option for preserving long-term, affordable housing;

Whereas cooperatives allow residents of manufactured home communities to collectively purchase the land on which they live, providing stability and the opportunity to self-govern;

Whereas, as of 2022, 290 manufactured home communities are cooperatively owned;

Whereas the growth of worker cooperatives in the United States is allowing more workers to own and have greater control over their businesses;

Whereas many small businesses convert to cooperatives when faced with closure or a buyout, ensuring the business can continue to serve its community; and

Whereas the cooperative business model allows business owners to retire and transfer business ownership to employees or consumers, protecting local ownership and supporting local communities: Now, therefore, be it

Resolved, That the Senate—

(1) expresses support for the designation of “National Co-Op Month”;

(2) commends the cooperative business model for—

(A) its contributions to the economy;

(B) the jobs it creates; and

(C) its positive impacts on local communities;

(3) expresses confidence in, and support for, cooperatives to continue their successes; and

(4) will be mindful in crafting legislation that affects business models that are not the cooperative business model so that the legislation does not adversely affect the cooperative business model.

SENATE RESOLUTION 867—RELATING TO THE DEATH OF THE ALAN R. PARKER, FORMER STAFF DIRECTOR AND CHIEF COUNSEL OF THE COMMITTEE ON INDIAN AFFAIRS OF THE SENATE

Mr. SCHATZ (for himself and Ms. MURKOWSKI) submitted the following resolution; which was considered and agreed to:

S. RES. 867

Whereas Alan R. Parker was born on the Standing Rock Sioux Reservation in Fort Yates, North Dakota;

Whereas Alan R. Parker was a proud citizen of the Chippewa Cree Nation;

Whereas Alan R. Parker grew up on the Rocky Boy Indian Reservation in Montana, and considered the Rocky Boy Indian Reservation as his home;

Whereas Alan R. Parker was drafted into the United States Army in 1965, achieved the rank of 2nd Lieutenant in the United States Army Signal Corps, deployed to Vietnam in 1967, and was awarded a Bronze Star for meritorious service under combat conditions;

Whereas, in 1972, Alan R. Parker graduated from the University of California, Los Angeles School of Law and worked for the Office of the Solicitor of the Department of the Interior in Washington, D.C.;

Whereas, in 1974, Alan R. Parker joined the Indian Law Center at the University of New Mexico as a staff attorney;

Whereas, in 1975, Alan R. Parker was appointed to the Tribal Government Task Force of the American Indian Policy Review Commission;

Whereas, in 1977, Alan R. Parker was appointed by Senator James Abourezk as the first Native American Chief Counsel of the newly established Temporary Select Committee on Indian Affairs of the Senate;

Whereas Alan R. Parker served as the President of the American Indian National Bank during the period of 1982 to 1987;

Whereas, in 1987, Alan R. Parker was appointed by Senator Daniel K. Inouye to serve as Staff Director of the permanent Committee on Indian Affairs of the Senate;

Whereas Alan R. Parker worked to secure passage of the—

(1) Indian Child Welfare Act of 1978 (25 U.S.C. 1901 et seq.);

(2) Public Law 95-341 (commonly known as the “American Indian Religious Freedom Act”) (42 U.S.C. 1996);

(3) Indian Gaming Regulatory Act (25 U.S.C. 2701 et seq.);

(4) Native American Graves Protection and Repatriation Act (25 U.S.C. 3001 et seq.);

(5) Tribal Self-Governance Act of 1994 (25 U.S.C. 5361 et seq.); and

(6) numerous Tribal land and water claims settlement Acts;

Whereas, in 1991, Alan R. Parker established the National Indian Policy Center at George Washington University;

Whereas, in 1997, Alan R. Parker joined the faculty of the Evergreen State College in Olympia, Washington, and established the Northwest Indian Applied Research Institute, the first graduate program in Tribal governance;

Whereas, in 2007, Alan R. Parker was appointed as the co-chair of the National Congress of American Indians’ Special Committee on Indigenous Nation Relations and coordinated treaty negotiations to establish the United League of Indigenous Nations;

Whereas, in 2014, Alan R. Parker served as an adjunct faculty member at the Maori Indigenous University, Te Whare Wananga o Awanuiarangi in New Zealand and focused on

the advancement of Indigenous Nations across the Western World;

Whereas Alan R. Parker authored “Pathways to Indigenous Nation Sovereignty in the 21st Century” and “American Indian Identity: Citizenship, Membership and Blood” with Jessie Young and Se-ah-dom Edmo;

Whereas Alan R. Parker was—

(1) a loving husband to his wife of 53 years, Sharon Parker;

(2) a loving father to his children Christina Parker and James Alan Parker; and

(3) a loving grandfather to his grandchildren, Shahndiin Parker, Siale Edmo Parker, Imasees Alan “Little Bear” Parker, and Miyosiwin Elizabeth Parker;

Whereas Alan R. Parker is survived by 4 sisters, 1 brother, and many beloved cousins, nieces, and nephews; and

Whereas Alan R. Parker was a life-long advocate for Native communities and contributed to the design and development of some of the most important laws affirming Tribal sovereignty and the Federal trust responsibility of the United States: Now, therefore, be it

Resolved, That—

(1) the Senate has heard with profound sorrow and deep regret the announcement of the death of Alan R. Parker, former Staff Director and Chief Counsel of the Committee on Indian Affairs of the Senate; and

(2) the Senate respectfully requests that the Secretary of the Senate—

(A) communicate this resolution to the House of Representatives; and

(B) transmit an enrolled copy of this resolution to the family of Alan R. Parker.

SENATE RESOLUTION 868—EXPRESSING SUPPORT FOR THE DESIGNATION OF SEPTEMBER 2022 AS “SICKLE CELL DISEASE AWARENESS MONTH” IN ORDER TO EDUCATE COMMUNITIES ACROSS THE UNITED STATES ABOUT SICKLE CELL DISEASE AND THE NEED FOR RESEARCH, EARLY DETECTION METHODS, EFFECTIVE TREATMENTS, AND PREVENTATIVE CARE PROGRAMS WITH RESPECT TO COMPLICATIONS FROM SICKLE CELL DISEASE AND CONDITIONS RELATED TO SICKLE CELL DISEASE

Mr. SCOTT of South Carolina (for himself, Mr. BOOKER, Mr. CARPER, Mr. LANKFORD, Mr. PADILLA, Mrs. HYDE-SMITH, Ms. WARREN, Mr. RUBIO, Mr. BROWN, Mr. YOUNG, Ms. STABENOW, Mrs. FEINSTEIN, Mr. WARNOCK, and Mr. VAN HOLLEN) submitted the following resolution; which was considered and agreed to:

S. RES. 868

Whereas sickle cell disease (referred to in this preamble as “SCD”) is an inherited blood disorder that is a major health problem in the United States and worldwide;

Whereas SCD causes the rapid destruction of sickle cells, which results in multiple medical complications, including anemia, jaundice, gallstones, strokes, restricted blood flow, damaged tissue in the liver, spleen, and kidneys, and death;

Whereas SCD causes acute and chronic episodes of severe pain;

Whereas SCD affects an estimated 100,000 individuals in the United States;

Whereas approximately 1,000 babies are born with SCD each year in the United

States, with the disease occurring in approximately 1 in 365 newborn Black or African-American infants and 1 in 16,300 newborn Hispanic-American infants, and can be found in individuals of Mediterranean, Middle Eastern, Asian, and Indian origin;

Whereas more than 3,000,000 individuals in the United States have the sickle cell trait and 1 in 13 Black or African Americans carries the trait;

Whereas there is a 1 in 4 chance that a child born to parents who both have the sickle cell trait will have the disease;

Whereas the life expectancy of an individual with SCD in the United States is often severely limited;

Whereas sickle cell anemia can shorten life expectancy by more than 20 years;

Whereas sickle cell anemia is a common cause of childhood stroke, and, in 2019, fewer than half of children with sickle cell anemia who were 2 to 16 years old received the recommended screening for stroke;

Whereas, in 2019, only 2 in 5 children with sickle cell anemia who were 2 to 9 years old used recommended medication that can prevent sickle cell anemia complications;

Whereas, in 2020, the National Academies of Science, Engineering, and Medicine developed a comprehensive strategic plan and blueprint for action to address sickle cell disease, which, among other things, cited the need for new innovative therapies as well as the need to address barriers that may impact delivery of and access to approved treatments;

Whereas, while hematopoietic stem cell transplantation (commonly known as "HSCT") is currently the only cure for SCD and advances in treating the associated complications of SCD have occurred, more research is needed to find widely available treatments and cures to help individuals with SCD; and

Whereas September 2022 has been designated as Sickle Cell Disease Awareness Month in order to educate communities across the United States about SCD, including early detection methods, effective treatments, and preventative care programs with respect to complications from SCD and conditions related to SCD: Now, therefore, be it

Resolved, That the Senate—

(1) supports the goals and ideals of "Sickle Cell Disease Awareness Month"; and

(2) encourages the people of the United States to hold appropriate programs, events, and activities during Sickle Cell Disease Awareness Month to raise public awareness of the sickle cell trait, preventative care programs, treatments, and other patient services for those suffering from sickle cell disease, complications from sickle cell disease, and conditions related to sickle cell disease.

SENATE CONCURRENT RESOLUTION 50—RECOGNIZING THE SIGNIFICANCE OF EQUAL PAY AND THE DISPARITY IN WAGES PAID TO MEN AS COMPARED TO WAGES PAID TO LATINA WOMEN

Ms. CORTEZ MASTO (for herself, Mr. LUJÁN, Mr. MENENDEZ, Mr. PADILLA, Mr. BLUMENTHAL, Mr. BOOKER, Mr. BROWN, Ms. DUCKWORTH, Mr. DURBIN, Mrs. FEINSTEIN, Mr. HEINRICH, Mr. HICKENLOOPER, Mr. KAINE, Mr. KELLY, Ms. KLOBUCHAR, Mr. MARKEY, Mr. MERKLEY, Mrs. MURRAY, Ms. ROSEN, Mr. SANDERS, Mr. VAN HOLLEN, Ms. WARREN, and Mr. BENNET) submitted the following concurrent resolution; which was referred to the Committee

on Health, Education, Labor, and Pensions:

S. CON. RES. 50

Whereas December 8, 2022, is Latina Equal Pay Day, the observance of which marks the fact that Latina women must work nearly an additional 11 months, on average, to be paid what White, non-Hispanic men were paid in 2021;

Whereas Latina women now make up the second largest group of women workers in the United States, after White women;

Whereas there are 12,800,000 Hispanic women in the labor force in the United States, representing slightly more than 17 percent of all women in that labor force today;

Whereas the labor force participation rate of Latina women in 2021 was higher than that of their White counterparts, which reflects that a growing share of Latina women are either working or actively looking for work;

Whereas section 6(d) of the Fair Labor Standards Act of 1938 (29 U.S.C. 206(d)) (referred to in this preamble as "section 6(d)") prohibits discrimination in compensation for equal work on the basis of sex;

Whereas title VII of the Civil Rights Act of 1964 (42 U.S.C. 2000e et seq.) prohibits discrimination in compensation because of race, color, religion, national origin, or sex;

Whereas, despite section 6(d), which was first enacted as part of the Equal Pay Act of 1963 (Public Law 88-38; 77 Stat. 56) more than 5 decades ago and requires that men and women in the same workplace be given equal pay for equal work, data from the Bureau of the Census shows that Latina women working full-time, year-round are typically paid 57 cents for each dollar paid to White, non-Hispanic men, while the average wage differential for Latina women working full-time, part-time, and part-year is 54 cents for each dollar paid to White, non-Hispanic men;

Whereas a study conducted in 2019 found that, on average, a Latina woman loses more than \$1,000,000 dollars in potential earnings over her lifetime to the wage gap;

Whereas the American Community Survey 2016-2020 reported that—

(1) the median annual pay for a Latina woman in the United States working full-time, year-round was \$33,000; and

(2) the median annual pay for all Latina women with reported earnings working full-time, part-time, or part-year was \$25,312, placing a working mother with 2 children near poverty;

Whereas job loss during the COVID-19 pandemic distorted measurements of average wages, as women with lower earnings in sectors such as leisure, hospitality, and retail were more likely to experience job loss and leave the labor force;

Whereas the unemployment rate of Latina women peaked at 20.1 percent in April 2020, and the civilian labor force participation rate of Latina women fell from a high of 59.2 percent in October 2019 to 57 percent in September 2020;

Whereas lost wages mean that Latina women have less money to support themselves and their families, save and invest for the future, and spend on goods and services;

Whereas 51 percent of Latina women are unable to earn sick days through their jobs;

Whereas more than ½ of low wage earners who are Latina women report that they spent most or all of their savings during the COVID-19 pandemic and 32 percent have no money left for emergencies, compared to 13 percent of White men who report that they have no money left for emergencies;

Whereas the lack of affordable, accessible childcare during the COVID-19 pandemic led to 14 percent of Latina women, and 32 per-

cent of immigrant Latina women, to quit their jobs or reduce their number of work hours to care for their children.

Whereas the underpayment of workers who are Latina women causes businesses and the economy of the United States to suffer;

Whereas the lack of access to affordable, quality childcare, paid family and medical leave, and other family-friendly workplace policies forces many Latina women to choose between their paycheck or job and getting quality care for themselves or their family members, a dynamic that contributes to the wage gap and has been further exacerbated by the COVID-19 pandemic, especially as Latina women disproportionately work in essential jobs that put them at greater risk of exposure to COVID-19;

Whereas, if the wage gap were eliminated, on average, a Latina woman working full-time, year-round would have enough money to afford approximately 3 years of childcare, to pay off her student debt in 1 year, or to pay off 19 months of the average mortgage payment;

Whereas 25 to 85 percent of women have been sexually harassed at the workplace, and research has found that only about 1 in 10 women who experience harassment formally report those incidents for reasons that include lack of access to the complaints processes and fear of retaliation;

Whereas workplace harassment forces many women to leave their occupation or industry or pass up opportunities for advancement, which contributes to the gender wage gap;

Whereas targets of workplace harassment were 6.5 times more likely than non-targets to change jobs;

Whereas there is a high personal cost to women who have been sexually harassed, including unemployment, underemployment, and financial stress resulting from changing jobs, which leads to long-term consequences for earnings and career attainment;

Whereas ¾ of workers paid the minimum wage or less than the minimum wage in 2020 were women, and there is an overrepresentation of women of color in low wage and tipped occupations;

Whereas the pay disparity that Latina women face is part of a wider set of disparities that Latina women encounter in homeownership, unemployment, poverty, access to childcare, and the ability to accumulate wealth;

Whereas true pay equity requires a multifaceted strategy that addresses the gendered and racial injustices that Latina women face daily; and

Whereas many national organizations have designated December 8, 2022, as Latina Equal Pay Day to represent the additional time that Latina women have had to work into this calendar year to receive the earnings of their White, non-Hispanic counterparts in the prior year: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That Congress—

(1) recognizes the disparity in wages paid to Latina women and its impact on women, families, and the economy of the United States; and

(2) reaffirms its support for ensuring equal pay for equal work and closing the gender wage gap.

AMENDMENTS SUBMITTED AND PROPOSED DECEMBER 7, 2022

SA 6507. Ms. HASSAN (for Mr. GRASSLEY) proposed an amendment to the bill S. 3316, to provide for certain whistleblower incentives and protections.

SA 6508. Ms. HASSAN (for Mrs. SHAHEEN) proposed an amendment to the resolution S.